```
Case 4:07-mj-70574-MRGD Document 34-2 Filed 12/11/2007 Page 1 of 2
          1
          2
          3
          4
                                UNITED STATES DISTRICT COURT
          5
                              NORTHERN DISTRICT OF CALIFORNIA
          6
          7
            UNITED STATES OF AMERICA,
                                              CR 07-70574 WDB
                                               [PROPOSED] ORDER GRANTING THIRD
          9
                       Plaintiff,
                                               STIPULATION TO WAIVE TIME UNDER
                                              SPEEDY TRIAL ACT AND FOR
         10
                  V.
                                              PRELIMINARY HEARING
         11
            MICHAEL MARTIN, et al.,
         12
                       Defendant.
         13
         14
                  Pursuant to Fed. R. Crim. P. 5.1(d) and 18 U.S.C. §
            3161(h)(8), the parties in this matter have filed a Third
         15
         16 Stipulation to Waive Time Under the Speedy Trial Act and for
         17 Preliminary Hearing, seeking to waive and extend the time for
            the preliminary hearing and to exclude the time between December
         18
            14, 2007, through January 23, 2008, from the Speedy Trial Clock.
            The stipulation was signed by counsel of record as well as the
            defendants such that the defendants are knowingly and
         21
            voluntarily waiving their rights to a preliminary hearing on
         22
            December 14, 2007, and extending the preliminary hearing until
         23
         24
            January 23, 2008.
         25
         26
LAW OFFICES
506 BROADWAY 28
SAN FRANCISCO
Fax: (415) 421-1331
```

(415) 986-5591

The stipulation noted that the government provided discovery to defendants' counsel during the period previously excluded (from October 26, 2007 to December 14, 2007).

Additional time will allow defendants' counsel to better evaluate the case, including the prospect of early resolution at the pre-indictment stage. Counsel also acknowledged that an exclusion of time under the Speedy Trial Act is appropriate to allow for the effective preparation of defense counsel taking into account the exercise of due diligence. Good cause appearing therefor,

IT IS HEREBY ORDERED that the period between December 14, 2007, and January 23, 2008, is excluded from the Speedy Trial Clock to allow counsel to effectively prepare, taking into account the exercise of due diligence. 18 U.S.C. § 3161(h)(8)(B)(iv). The Court finds that the "ends of justice served by the granting of such continuance outweigh[s] the best 16 interests of the public and the defendant in a speedy trial." 17 18 U.S.C. § 3161(h)(8)(A). Additionally, the Court finds that the defendants knowingly and voluntarily waived the period between December 14, 2007, and January 23, 2008, such that preliminary hearing is now scheduled for January 23, 2008 at 10:00 a.m.

Dated:

24

1

2

3

4

5

10

11

13

14

15

18

20

21

22

23

25

26

27

LAW OFFICES

506 BROADWAY 28 SAN FRANCISCO (415) 986-5591 Fax: (415) 421-1331

WAYNE D. BRAZIL, Judge United States District Court